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2 Attorneys for:
Department of Public Works
3 State of California
Division of Water Resources
4 State Engineer

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8 IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
9 IN AND FOR THE COUNTY OF MODOC

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11 IN THE MATTER OF THE DETERMINATION OF)
12 THE RIGHTS OF THE VARIOUS CLAIMANTS)
13 TO THE WATER OF NORTH FORK OF PIT RIVER)
14 AND ALL ITS TRIBUTARIES EXCEPT FRANKLIN)
15 CREEK, IN MODOC COUNTY, CALIFORNIA.)
16 _____

NO. 4074
NOTICE OF ENTRY OF
SUPPLEMENTAL DECREE WITH
COPY ATTACHED

17 TO THE PARTIES AND THEIR ATTORNEYS:
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19 YOU, AND EACH OF YOU, WILL PLEASE TAKE NOTICE that a supplemental
20 decree was rendered in the above entitled proceeding on November 28, 1950,
21 and entered in Book 9, of the Judgment Book in the above entitled Court at
22 page 300.

23 This notice of entry of supplemental decree is given pursuant to
24 Section 2826 of the Water Code and pursuant thereto a copy of said supple-
25 mental decree is attached hereto.
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28 March 26, 1951
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30 Henry Holsinger
Henry Holsinger
Principal Attorney
Division of Water Resources
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8 IN THE SUPERIOR COURT OF THE STATE OF CALIFORNIA
9 IN AND FOR THE COUNTY OF MODOC

10 IN THE MATTER OF THE DETERMINATION OF)
11 THE INTERESTS OF THE VARIOUS CLAIMANTS)
12 TO THE WATER OF NORTH FORK OF PIT RIVER)
13 AND ALL ITS TRIBUTARIES EXCEPT FRANKLIN)
14 CROOK, IN MODOC COUNTY, CALIFORNIA.)

No. 4074

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17 SUPPLEMENTAL JUDGMENT AND DECREE

18 WHEREAS, paragraph 59 of the judgment and decree in the above
19 entitled matter provided that supplemental proof be made and sub-
20 mitted to the aforesaid Superior Court of the final completion of
21 certain uncompleted appropriations of water of the "Surplus class"
22 flowing in Parker Creek, and in Stockdill Slough, as in said par-
23 agraph particularly set forth, and

24 WHEREAS, G. B. Dorris, A. D. Dorris and H. M. Dorris have made
25 and filed herein and presented to the Court their affidavit show-
26 ing that the uncompleted appropriations mentioned and described in
27 said paragraph 59 have been and were fully completed prior to Dec-
28 ember 1st, 1943, as provided and required by said paragraph, and
29 said affiants having applied to the Court for the entry herein of
30 a supplemental judgment and decree establishing of record the com-
31 pletion of said uncompleted appropriations as required by said par-
32 agraph, and oral evidence having been offered and received by the
Court in support of said application, and it now appearing to the

1 Court that notice of the time and place of the hearing of said
2 matter has been duly given as required by law, and the matter hav-
3 ing been submitted to the Court for its determination and decision,

4 NOW, THEREFORE, from said affidavit and the oral testimony
5 presented in support of said application, the Court finds, decides,
6 adjudges and decreed as follows:

7 That G. B. Dorris has regularly succeeded to and now owns all
8 rights to water of the "surplus Class" heretofore and in said par-
9 agraph 59 described as belonging to "G. B. Dorris and Beryl Parker
10 Dorris";

11 That A. D. Dorris and H. M. Dorris have regularly succeeded to
12 and now are co-owners of all rights to water of the "surplus class"
13 heretofore and in said paragraph 59 described as belonging to P.S.
14 Dorris;

15 That pursuant to Application No. 1321 filed under the provis-
16 ions of the Water Commission Act, the appropriation of water of
17 the "surplus class" of the flow of Parker Creek as therein and in
18 said paragraph 59 set out, was fully completed prior to December
19 1st, 1943, and said water applied to a beneficial use in accordance
20 with the terms of Division of Water Resources Permit No. 854, and
21 each and every year since the completion of said appropriation the
22 full amount thereof, to wit, 6100 acre feet, has been diverted from
23 said Parker Creek through the Dorris Supply ditch and impounded in
24 the Dorris Reservoir, and thereafter withdrawn and beneficially
25 used as a supplemental supply for domestic, stock-watering and
26 irrigation purposes during the period from April 1st to September
27 1st, both dates inclusive, of each year; and that the appropriation
28 of water of the "surplus class" naturally flowing in Stockdill
29 Slough as set forth in said paragraph 59 to the full amount of said
30 appropriation, to wit, 800. acre feet, was likewise completed prior
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1 to December 1st, 1943, and said waters of Stockdill Slough have
2 likewise been intercepted and impounded in said Dorris Reservoir,
3 intermingling with said waters of Parker Creek, and thereafter,
4 and ever since the completion of the appropriation thereof as
5 aforesaid, have likewise been withdrawn and beneficially used dur-
6 ing the same period of each year for the same purposes, to the
7 same extent and in the same manner as the waters of Parker Creek
8 above mentioned;

9 THEREFORE, as supplemental to the judgment and decree entered
10 herein on April 5, 1939, it is further

11 ADJUDGED AND DECREED that said G. B. Dorris is the owner of
12 the right to appropriate and divert from Parker Creek, water of the
13 "surplus class" to the amount of 3050 acre feet, dating as of Dec-
14 ember 1st, 1943, such right to be exercised during the time, in
15 the manner, and for the purposes in said paragraph 59 set forth,
16 and likewise, as of December 1st, 1943, is the owner of the right
17 to intercept and appropriate water of the "surplus class" natur-
18 ally flowing in said Stockdill Slough to the amount of 400 acre
19 feet, during the time, in the manner and for the purposes in said
20 paragraph 59 set forth; that A. D. Dorris and H. M. Dorris are
21 co-owners of the right to appropriate and divert from said Parker
22 Creek, water of the "surplus class" to the amount of 3050 acre feet,
23 dating as of December 1st 1943, such right to be exercised during
24 the time, in the manner and for the purposes in said paragraph 59
25 set forth, and likewise, as of December 1st, 1943, are co-owners
26 of the right to intercept and appropriate water of the "surplus
27 class" naturally flowing in Stockdill Slough to the amount of 400
28 acre feet, during the time, in the manner and for the purposes in
29 said paragraph 59 set forth.

30 Let a certified copy of this supplemental judgment and decree
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1 be duly recorded.

2 Done in open Court this 28th day of November 1950.

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4 A. K. Wylie.
5 Judge of the Superior Court.

6 (Endorsed) "Filed Nov. 28 1950,
7 Ella C. Sloss,
8 County Clerk."

9 State of California,
10 County of Modoc, SS.

11 I, Ella C. Sloss, County Clerk and ex-officio Clerk of the
12 Superior Court of the aforesaid County and State, HEREFY CERTIFY
13 that the foregoing is a full, true and correct copy of the supple-
14 mental judgment and decree given and entered by said Superior
15 Court in the above entitled matter on the 28th day of November
16 1950, and of the whole thereof, as the same appears of record
17 and on file in my office.

18 WITNESS my hand and the seal of said Superior Court this 28th
19 day of November 1950.

20
21 Ella C. Sloss County Clerk

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23 By /s/ Millicent Dubois Deputy Clerk.
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